

7/24/25, 6:11 AM

25-10437-lgb Doc 47-1 Filed 07/28/25 Entered 07/28/25 15:10:30 Exhibit Pg  
1 of 8

From: Danielle Light dlight@hasbanilight.com

Subject: RE: Purported lease assignment

Date: March 31, 2025 at 12:29:37 PM

To: Jeffrey Simpson jsimpson001@icloud.com

Cc: Yonel Devico yonel@crosbycapitalusa.com, David Goldwasser Dgoldwasser@fiacp.com

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Jeffrey,

I previously asked you if you were represented by counsel. If you are, we cannot speak. Your attorneys are more than welcome to reach out to me directly.

Thank you,

Danielle P. Light, Esq.



450 Seventh Ave, Suite 1901  
New York, NY 10123  
(P) (212) 643-6677  
(F) (347) 491-4048  
[www.hasbanilight.com](http://www.hasbanilight.com)

Admitted to practice in NY & NJ

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From: Jeffrey Simpson <[jsimpson001@icloud.com](mailto:jsimpson001@icloud.com)>  
Sent: Monday, March 31, 2025 12:20 PM  
To: Danielle Light <[dlight@hasbanilight.com](mailto:dlight@hasbanilight.com)>  
Cc: Yonel Devico <[yonel@croscopycapitalusa.com](mailto:yonel@croscopycapitalusa.com)>; David Goldwasser <[Dgoldwasser@fiacp.com](mailto:Dgoldwasser@fiacp.com)>  
Subject: Fwd: Purported lease assignment

Good job in attacking the tenant, it's unlikely he's going to pay rent to anyone now so good job in doing what you did which is not something that lenders typically would do given the risks of lender liability. So it's going work out real well when we have someone who doesn't want to pay rent because he sees an opportunity to avoid it. I don't

know how that is strategically smart for you as a lender or anyone. The question is if your client is smart enough to pull back his ridiculous demand.

So you are hereby put on notice for taking on lender risks that you've taken on your own for what we call self-help when it was not justified.

The (Maxim) lender was aware that this tenant is difficult and I have email exchanges with them about the sensitivity here based on actions that we saw when the lease started. All your client had to do was engage in a pre-negotiation agreement but no instead of trying to be reasonable it's let's try to be aggressive....

Just another goon lender and another goon lawyer representing the lender. How you guys sleep at night, beats the hell out of me. There are plenty of other ways to make a living but I can't teach folks that choose to do these things nor will I try.

Jeffrey Simpson

Sent from my iPhone

Begin forwarded message:

From: Thomas Majewski <[tpmajewski@gmail.com](mailto:tpmajewski@gmail.com)>  
Date: March 24, 2025 at 10:40:14 PM EDT  
To: Danielle Light <[dlight@hasbanilight.com](mailto:dlight@hasbanilight.com)>  
Cc: Jeffrey Simpson <[jsimpson001@icloud.com](mailto:jsimpson001@icloud.com)>, Yael simpson <[ysimpson78@gmail.com](mailto:ysimpson78@gmail.com)>  
Subject: Re: Purported lease assignment

Dear Jeffrey - Is this your signature on the assignment of leases?

Tom

On Mar 24, 2025, at 11:33 AM, Danielle Light <[dlight@hasbanilight.com](mailto:dlight@hasbanilight.com)> wrote:


Mr. Majewski,

Per your request, here is the assignment of leases and rents and the assignment of that document to my client, New York 555, LLC. Everything is recorded in the land records and is available for review on ACRIS. Since the loan is in default, my client has elected to collect the rents pursuant to the loan documents between Mr. Simpson and my client's predecessor in interest.

I've also attached a copy of your lease agreement for your convenience.

Thank you,

Danielle P. Light, Esq.



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From: Thomas Majewski <[tomajewski@gmail.com](mailto:tomajewski@gmail.com)>  
Sent: Monday, March 24, 2025 11:23 AM  
To: Danielle Light <[dlight@hasbanilight.com](mailto:dlight@hasbanilight.com)>  
Cc: Jeffrey Simpson <[simpson001@icloud.com](mailto:simpson001@icloud.com)>; Yael simpson <[simpson78@gmail.com](mailto:simpson78@gmail.com)>  
Subject: Re: Purported lease assignment

Good morning. Thanks for your note. Buying a loan is very different than a lease assignment. I am not a party to a note and don't owe anything to your client.

Your letter used very specific language saying the lease was assigned. Please send me (and Mr. Simpson) a certified copy of that assignment promptly.

Cheers,  
Tom

On Mon, Mar 24, 2025 at 9:38 AM Danielle Light <[dlight@hasbanilight.com](mailto:dlight@hasbanilight.com)> wrote:

Sure, will send the docs shortly.

This isn't a spoof. I can assure you. My client bought the loan from Mr. Simpson's mortgagee.

As I'm sure you are aware, loans get sold on the secondary market regularly.

Danielle P. Light, Esq.  
HASBANI & LIGHT, P.C.  
450 Seventh Avenue  
Suite 1901  
New York, New York 10123  
Tel. 212-643-6677

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From: Thomas Majewski <[tpmajewski@gmail.com](mailto:tpmajewski@gmail.com)>  
Sent: Saturday, March 22, 2025 1:03:44 PM  
To: Danielle Light <[dlight@hasbanilight.com](mailto:dlight@hasbanilight.com)>; Jeffrey Simpson <[jsimpson001@icloud.com](mailto:jsimpson001@icloud.com)>  
Cc: Yael simpson <[ysimpson78@gmail.com](mailto:ysimpson78@gmail.com)>  
Subject: Re: Purported lease assignment

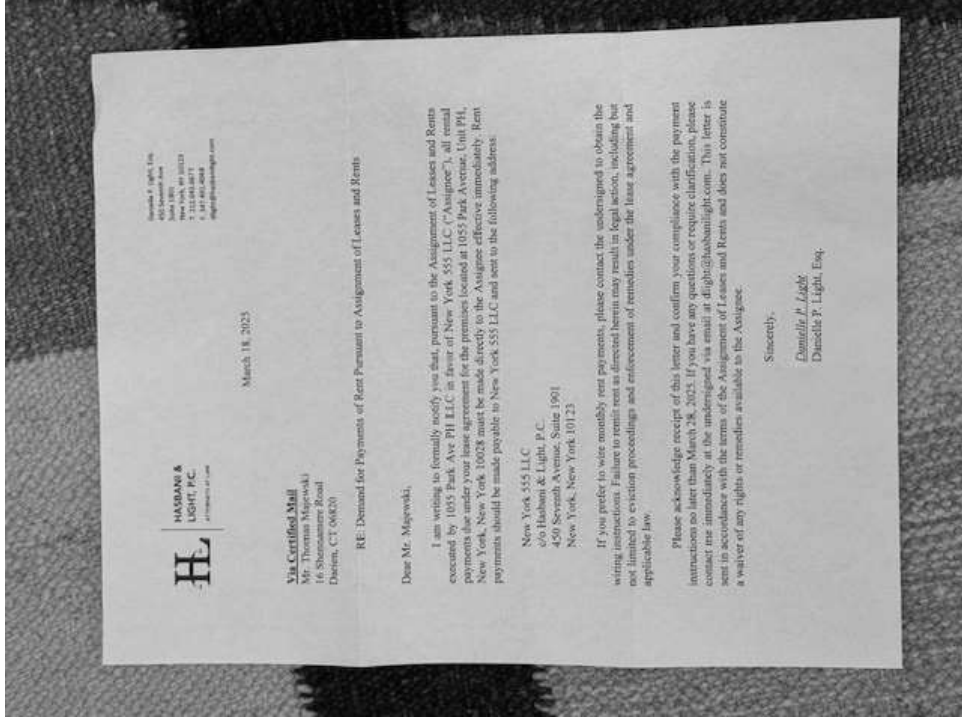
+ Ms Light

Jeff - Thank you for your note. So everyone has all the same information, attached are images of the unsigned notice I received and the envelope it came in. I didn't realize your note was sold. I probably would have bought it.

Ms. Light - It appears Mr. Simpson isn't familiar with the purported assignment you referenced in your letter dated March 18, 2025. I look forward to receiving your documentation of this purported assignment promptly.

To who ever the actual landlord is, please let me know when my disposal will be repaired!! The super hasn't gotten it done for several weeks!

Best,  
Tom





On Mar 22, 2025, at 9:50 AM, Jeffrey Simpson <[jsimpson001@icloud.com](mailto:jsimpson001@icloud.com)> wrote:

I do not even know who Ms. Light is.

There's definitely nothing that I've assigned.

Unfortunately I have corporate battles that I'm dealing with and it required an LLC one tier above to file for protection.

A carnivorous lender bought the loan of the apartment that you are in. I don't even have a summons or complaint other than threatening emails.

All rent is to be sent to the LLC as you have in the original lease. There is no bankruptcy at the level of ownership of the unit where you are. The parent though, has all or any litigation stayed in conjunction with that filing.

I will confirm with counsel on Monday. I'm sorry for this mess but unfortunately these types of corporate warfare situations happen outside of my control.

Thank you for letting us know.

Jeffrey Simpson

Sent from my iPhone

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On Mar 22, 2025, at 9:21 AM, Thomas Majewski <[tpmajewski@gmail.com](mailto:tpmajewski@gmail.com)> wrote:

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Also, when you sort this out, please send wire instructions.

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On Mar 22, 2025, at 9:18 AM, Thomas Majewski <[tpmajewski@gmail.com](mailto:tpmajewski@gmail.com)> wrote:

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Good morning. I recently received an unsigned and unsubstantiated notice of a lease assignment from Ms. Light.

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I know there's been a bankruptcy and I am happy to send the rent when due to whoever owns the lease. That said, the unsigned notice without any supporting documentation could easily be a spoof, too.

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Please provide me with a certified copy of this purported lease assignment or other signed documentation between the existing lessor and the purported successor lessor to substantiate the transaction Ms Light refers to in her letter.

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Please send that documentation to my mailing address for notices and I'll review it promptly.

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Thanks so much.

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